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## AMENDMENT TO SURFACE LEASE AGREEMENT

STATE OF TEXAS

§ §

COUNTY OF TARRANT

Vista Crossroads I, L.P. ("Vista") and Hollis R. Sullivan, Inc. ("Sullivan") executed a Surface Lease Agreement dated October 24, 2006 recorded as instrument D207020082, Official Records, Tarrant County, Texas covering a four acre tract identified as the "Operation Site" as further described in the Surface Lease Agreement. In the Surface Lease Agreement, Vista conveyed to Sullivan the right to use the Operation Site to drill up to two oil and gas wells. Sullivan has drilled and is currently producing two oil and gas wells located on the Operation Site. Vista and Sullivan wish to amend the Surface Lease Agreement to allow the drilling of up to an additional five wells from the Operation Site.

**FOR VALUABLE CONSIDERATION,** the receipt and sufficiency of which is hereby acknowledged, Vista and Sullivan do hereby *AMEND* the Surface Lease Agreement described above as follows:

- A. All references in the Surface Lease Agreement limiting the number of oil and gas wells to be drilled from the Operation Site to up to two (2) oil and gas wells is amended to read up to seven (7) oil and gas wells.
- B. The 2% of 100% overriding royalty interest to be assigned to Vista as described in the second paragraph of Section 1 of the Surface Lease Agreement shall apply to all wells to be drilled on the Operation Site including the additional wells provided for in this Amendment.
- C. The third paragraph in Section 1 of the Surface Lease Agreement is replaced in its entirety with the following:

Sullivan agrees that it shall complete drilling operations for the first well on the Operation Site on or before September 30, 2007 and shall complete drilling operations for all remaining wells to be drilled on the Operation Site on or before July 1, 2010 (the "Outside Operations Date"). No further drilling operations will be conducted after the Outside Operations Date. If drilling operations for the first well are not completed on or before September 30, 2007 this lease shall be null and void and of no further force and effect.

D. The first sentence in Section 3 of the Surface Lease Agreement is replaced in its entirety with the following:

This Surface Lease Agreement shall terminate sixty (60) days after the earlier of (1) the actual termination of the oil and gas leases perpetuated by Sullivan's production and/or operations from the wells located on the Operation Site or (2) that point when none of the wells to be drilled on the Operation Site are still capable of producing oil or gas in paying quantities and there are no events of force majeure or operations being conducted on the Operation Site sufficient to perpetuate the underlying oil and gas leases according to the terms of such leases.

- E. Section 4 of the Surface Lease Agreement requires the written consent of Vista to any assignment of the Surface Lease Agreement by Sullivan. Sullivan has entered into a binding Purchase and Sale Agreement with XTO Energy, Inc. to convey all of Sullivan's interest in the Surface Lease Agreement to XTO Energy, Inc. effective July 1, 2008 with closing on or before October 1, 2008. Vista does hereby *CONSENT* to the assignment by Sullivan of all of its rights in the Surface Lease Agreement as amended herein to XTO Energy, Inc. effective July 1, 2008. Vista's consent to the foregoing assignment shall not be construed to mean consent to any other transfer or assignment of the Surface Lease Agreement in the future.
- F. Section 10 of the Surface Lease Agreement is hereby amended to add to the end of such Section the following sentence:

"Sullivan shall deliver to Vista, within 30 days after the filing of same, copies of all unit declarations, pooling agreements or other documentation regarding the pooling or unitization f leases for production units attributable to production from any well drilled on the Operations Site."

- G. The following is hereby added as new Section 21 to the Surface Lease Agreement:
  - "21. Sullivan shall exercise commercially reasonable efforts to maintain and mow on a regular basis the grass and weeds on the Operation Site in compliance with the City of Fort Worth's Code of Ordinances Appendix B, Section 1, Article 2, Division 2, Section 11A-8; High Grass/ Weed/ Nuisance Ordinance."

The Surface Lease Agreement is as originally written except to the extent amended herein.

EXECUTED this /6 day	of SEPTEMBER, 2008.
	VISTA CROSSROADS I, L.P., a Texas limited partnership
	By: GLC Vista Crossroads, L.L.C., general partner
	By:
	HOLLIS R. SULLIVAN, INC.
	By: Hollmallin Pru.
	Hollis Sullivan, President
_	see attached acknowledgment vledged before me on this day of
of GLC Vista Crossroads, L.L.C., g partnership.	eneral partner of Vista Crossroads I, L.P., a Texas limited
	Notary Public – State of Texas
STATE OF TEXAS COUNTY OF TEXAS	
	ledged before me on this 18 <sup>7</sup> day of by Hollis Sullivan, President of Hollis R. Sullivan, Inc., a corporation.
Lisa K Morrow  Notary Public, State of Texas  My Commission Expires:	Jisa K. Monow
December 31, 2009	Notary Public State of Texas

## CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

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